

REMARKS/ARGUMENTS:

The PTOL-85 Notice of Allowance and Fee(s) Due dated October 8, 2008 allowed each of claims 1-22, 27-33, and 35-36. The Applicants thank the Examiner for the allowance, and hereby submit this Amendment under Rule 312 [37 CFR 1.312 and MPEP 714.16 and 714.16(c)] to correct errors in the claims submitted in the after-final amendment dated September 11, 2008, and to strike from the first clause of claim 6 the term “from a first wireless communication device” to which the Examiner agreed via telephone on December 12, 2008.

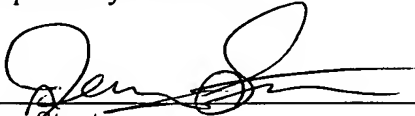
The final office action dated June 18, 2008 rejected claims 23-25 but allowed each of claims 1-22, 27-33, and 35-36, the same claim numbers allowed by the PTOL-85. With the exception to the change to claim 6 noted above, changes made to the claims herein match exactly the claims from the Amendment dated April 23, 2008 which were allowed by that final office action. This Rule 312 amendment is necessary to correct inadvertent changes made to those claims as they were submitted in the after final amendment dated September 11, 2008.

Specifically, the preamble of claims 2-5 and 7-11 are changed to “apparatus” to match the preamble of claim 1 from which they depend; the preamble of independent claim 12 and its dependent claims 13-19 are changed to recite “apparatus”; and the preamble of independent claim 20 is shortened. Additionally, a clause is deleted from claim 11; “operates” is changed to “is configured to operate” in claim 27; and the term “mobile telephone” in claim 36 is changed to “mobile device”. No other changes are made by this Amendment.

With the exception of claim 6 noted above and agreed by the Examiner, each and every claim presented herein recites as that claim was deemed allowable in the final office action dated June 18, 2008. The after-final amendment properly recited that rejected claims 23-25 were canceled, but the undersigned has now discovered that it also inadvertently made changes to certain claims which were not identified by a “Currently Amended” status identifier. This Rule 312 Amendment corrects those inadvertent changes and puts the claims (claim 6 excepted) back to the form in which those claims were presented in the amendment dated April 23, 2008, the same form as those claims were deemed allowed in the final office action dated June 18, 2008.

Entry of this Amendment will require no additional search or examination. Because this amendment corrects formal matters, MPEP 714.16 and 714.16(e) Part II grants the Examiner authority to enter this amendment at the Examiner's own discretion, even without submission to a supervisory patent examiner. The undersigned representative welcomes the opportunity to resolve any matters that may remain, formal or otherwise, via teleconference at the Examiner's discretion.

Respectfully submitted:



Jerry Stanton
Reg. No.: 46,008

December 12, 2008
Date

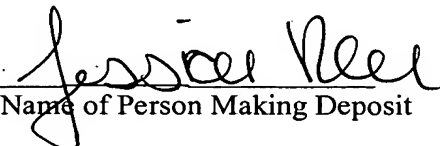
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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

December 15, 2008
Date



Name of Person Making Deposit